

§ 221.242 Concurrence.

(a) *Form.* The concurrence required by § 221.210 shall be prepared in accordance with the following form (on durable, white paper 8½ by 11 inches):

CONCURRENCE

(1) Concurrence No. —
 (2) (Cancels Concurrence No. —)
 Name — (3) —
 Mail address —
 Date —

Know All Men by This Instrument:

That — (3) — hereby assents to and concurs in the publication and filing with the Civil Aeronautics Board of tariffs (including supplements thereto and original or revised pages thereof) which — (4) — may issue and file and in which — (3) — is shown as a participating carrier, and the latter carrier hereby makes itself a party thereto and bound thereby in so far as such tariff publications contain joint rates, fares, or charges (including their governing provisions) in which the latter carrier is shown as participating.

RESTRICTION: This concurrence is further restricted to the publication and filing of — (5) —

By: — (6) —

(Signature)

(Show typed name and title under signature)

(7) Attest:

(Affix corporate seal) — (Signature) —
 (Secretary)

Duplicate mailed to: — (4) —
 at: —

(Show full address)

(For explanations of reference marks shown in above form, see paragraph (b) of this section.)

(b) *Explanations of reference marks.* Where a reference mark is shown in the above concurrence form, the information to be shown where such reference mark appears shall conform to the requirements stated in the following explanation of the respective reference marks:

Ref- erence mark	Explanation
(1)	Show a consecutive concurrence number. All concurrences issued by each carrier shall be consecutively numbered 1, 2, 3, 4, etc. in only one series of concurrence numbers.
(2)	A concurrence may only cancel a previous concurrence given to the same carrier (or its successor-in-interest). A concurrence shall not cancel a previous concurrence which conferred greater authority (see § 221.212).

Ref- erence mark	Explanation
(3)	Show name of carrier issuing the concurrence. Such name shall be shown exactly as it appears in such carrier's Certificate of Public Convenience and Necessity, Permit, Letter of Registration, or other form of operating authority issued by the Board, or such other name which has specifically been authorized by order of the Board.
(4)	Show name of carrier to whom concurrence is given. Such name shall be shown exactly as it appears in the tariffs issued by such carrier. The term "successor-in-interest", as shown in the concurrence after such carrier's name, shall mean any carrier who may adopt the tariffs issued by the carrier to whom the concurrence is given.
(5)	If no restrictions are to be placed on the authority conferred in the first paragraph of the concurrence, the paragraph captioned "RESTRICTION" shall be deleted in its entirety. If the authority is to be restricted to the publication and filing of joint rates, fares, or charges (including their governing provisions) applying between particular points or territories or on particular traffic or via particular routes, such joint rates, fares, or charges shall be specified in explicit and definite terms in the paragraph captioned "RESTRICTION". No restriction shall be imposed in the concurrence with respect to the amounts or level of rates, fares, or charges. If the authority is to be restricted to the publication and filing of a particular tariff, the restriction shall be shown in the following manner: "RESTRICTION: This authority is restricted to the publication and filing of _____, (Show exact title of tariff), C.A.B. No. —, including supplements thereto and revised or original pages thereof." If the latter authority is to include successive issues of the tariff named in the restriction, the restriction shall be shown in the following manner: "RESTRICTION: This authority is restricted to the publication and filing of _____, (Show exact title of tariff) C.A.B. No. —, and successive issues thereof, including supplements to and revised or original pages of said publications."
(6)	The concurrence shall be signed by the owner if the carrier is an individual person and by a partner if the carrier is a partnership. If the carrier is a corporation or similar entity, the concurrence shall be signed by an officer thereof.
(7)	If the carrier is a corporation (or similar entity), the concurrence shall be attested by the secretary (or similar officer) thereof and the carrier's corporate seal shall be affixed thereto. If the carrier is a foreign carrier and, under the laws of the carrier's native country, such seal and attestation are not required to authenticate the concurrence, affixing the seal and attesting the concurrence are not required, provided that such carrier certifies to the Board in writing that the laws of the carrier's native country do not require such attestation and seal to authenticate such concurrences.

§ 221.243 Notice of Revocation of Concurrence.

(a) *Form.* The Notice of Revocation of Concurrence required by § 221.211 shall be prepared in accordance with the following form (on durable, white paper 8½ by 11 inches):

NOTICE OF REVOCATION OF CONCURRENCE

Name (1) _____
 Mail address _____
 Date _____

Know All Men by This Instrument:

That effective _____ (2) _____,
 Concurrence No. — issued by — (3) — in favor
 of — (4) — is hereby canceled and re-
 voked in its entirety.

_____ (1) _____
 By _____ (5) _____
 (Signature)

(Show typed name and title under signature.)

(6) Attest:

(Affix corporate seal) — (Signature) —
 (Secretary)

Duplicate mailed to: _____
 (Officer)
 — (7) —

(Carrier) _____
 (Address) _____

on: — (8) —

(For explanations of reference marks shown in the above form, see paragraph (b) of this section.)

(b) *Explanations of reference marks.* Where a reference mark is shown in the above form of Notice of Revocation of Concurrence, the information to be shown where such reference mark appears shall conform to the requirements stated in the following explanation of the respective reference mark:

Ref- erence mark	Explanation
(1)	Show full name of carrier issuing the notice of revocation.
(2)	Show full date (month, date, and year) on which the revocation and cancellation of the concurrence are to become effective.
(3)	Show name of carrier who issued the concurrence to be revoked. Such name shall be shown exactly as it appears in the concurrence.
(4)	Show name of carrier in whose favor the concurrence was issued. Such name shall be shown exactly as it appears in the concurrence to be revoked.
(5)	The revocation shall be signed by the individual owner if the carrier is an individual person and by a partner if the carrier is a partnership. If the carrier is a corporation or similar entity, the revocation shall be signed by an officer thereof.

Ref- erence mark	Explanation
(6)	If the carrier is a corporation (or similar entity), the revocation shall be attested by the secretary (or similar officer) thereof and the carrier's corporate seal shall be affixed thereto. If the carrier is a foreign carrier and its concurrence which is being revoked does not bear such attestation and seal, the revocation of such concurrence is not required to bear such attestation and seal.
(7)	Duplicate is to be sent to carrier to whom the concurrence was given except that if the tariffs of such carrier have been adopted by another carrier, the duplicate shall be sent to the latter carrier.
(8)	Show date on which the duplicate was mailed to the carrier named.

§ 221.244 Power of attorney.

(a) *Form.* The power of attorney required by § 221.220 shall be prepared in accordance with the following form (on durable, white paper 8½ by 11 inches):

POWER OF ATTORNEY

(1) Power of Attorney No. —
 (2) (Cancels Power of Attorney No. —)
 Name _____ (3) _____
 Mail address _____
 Date _____

Know All Men by This Instrument:

That — (3) —, a common carrier by aircraft, hereby makes and appoints — (4) — attorney and agent to publish and file, for such carrier, tariffs (including supplements thereto and revised or original pages thereof) which such carrier is required or permitted to file with the Civil Aeronautics Board by the Federal Aviation Act of 1958, as amended, and the regulations of the Civil Aeronautics Board issued pursuant thereto, and hereby ratifies and confirms all that said attorney and agent may lawfully do by virtue of the authority herein granted and hereby assumes full responsibility for the acts and failures to act of said attorney and agent.

RESTRICTION: This authority is restricted to the publication and filing of — (5) —.

And, further, that — (3) — hereby makes and appoints — (6) — alternate attorney and agent to do and to perform the same acts and exercise the same authority herein granted to — (4) — in the disability of — (4) —.

_____ (3) _____
 By _____ (7) _____

(Signature)

(Show typed name and title under signature)

(8) Attest:

(Show corporate seal) — (Signature) —
 (Secretary)

Duplicate mailed to: — (4) —,

Agent at: _____
 (Show mail address)